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8	UNITED STATES DISTRICT COURT	
9	DISTRICT OF NEVADA	
10	KEVIN JAMES LISLE,	Case No. 2:03-cv-01006-MMD-DJA
11	Petitioner,	STIPULATED MOTION FOR AN
12	vs.	ORDER TO PROVIDE COURT WITH
13	WILLIAM GITTERE, et al.,	NAMES OF EXPERTS TO CONDUCT COMPETENCY EVALUATION OF
14	Respondents.	PETITIONER (ECF NO. 372)
15		(DEATH PENALTY CASE)
16	Respondents, through legal counsel, Aaron D. Ford, Attorney General of The State of Nevada,	
17	and Michael J. Bongard, Senior Deputy Attorney General, and Petitioner, Kevin James Lisle, through his	
18	attorneys, David Anthony and Stacy Newman, hereby move this Court for an enlargement of time, up	
19	and to Wednesday, October 16, 2019, in which to submit the response to the Court's September 6, 2019	
20	order (ECF No. 372) nominating experts to conduct a competency evaluation of the petitioner.	
21	Respondents base this request upon the following statements of counsel.	
22	Because of Mr. Anthony's and Mr. Bongard's respective schedules, counsel were unable to meet	
23	and confer regarding the Court's September 6, 2019 order until September 22, 2019. Mr. Bongard was	
24	out of the office appearing in Court in Pioche, Nevada on September 10, 2019, and out of the office	
25	attending training from September 11-13, 2019. Mr. Bongard was also doing <i>pro bono</i> work on Friday,	
26	September 20, 2019. Mr. Anthony was out of the office September 6-12, 2019.	
27	Counsel for both parties at this point need to reach out to additional experts in order to find	

potential experts that will meet the Court's requirements of academic, clinical/forensic experience, and

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1 experience in criminal legal matters stated on page 2 of the Court's September 6, 2019. (ECF No. 372.) 2 Counsel anticipates needing two weeks to obtain and vet the names of potential experts. Counsel also 3 anticipates meeting via telephone on either Friday, October 11, 2019, or Monday, October 14, 2019, to 4 select experts to forward to the Court. 5 Counsel does not anticipate needing any additional enlargement of time to submit the names of 6 experts to the Court. The parties provide notice to the Court that Mr. Bongard has annual leave scheduled 7 for Monday, October 22, 2019 through Wednesday, November 6, 2019. However, if the Court intends to 8 schedule a hearing during this time, Chief Deputy Attorney General Heather Procter could attend the 9 hearing. 10 Therefore, the parties respectfully request the Court extend the time for the parties to submit the 11 names of additional experts to the stipulated date of Wednesday, October 16, 2019. DATED this 26th day of September, 2019. 12 13 AARON D. FORD RENE L. VALLADARES 14 Federal Public Defender Attorney General 15 By: /s/ Michael J. Bongard /s/ David Anthony 16 Michael J. Bongard (Bar No. 007997) **David Anthony** Assistant Federal Public Defender Senior Deputy Attorney General 17 18 /s/ Stacy M. Newman Stacy M. Newman 19 Assistant Federal Public Defender 20 21 22 23 24 25 26 27 28

ORDER

Based upon the stipulation and for good cause shown, it is hereby ordered that the Court agrees that the parties may have until October 16, 2019, to forward a joint recommendation for a Court's expert to determine "whether Lisle is competent to make such a waiver and whether his waiver is knowing, intelligent, and voluntary." If Respondents and the FPD are unable to reach agreement, then each side is to submit two names of potential experts to the Court by October 16, 2019.

DATED this 27th day of September , 2019

MIRANDA M. DU

Chief United States District Judge